UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

JOHN A. BELLANTONI and MARIA T. BELLANTONI, His Wife

Docket No.: 08 -CV 2407 (CLB)

EFC CASE

Plaintiffs,

REQUEST FOR ADMISSIONS

- against -

GENERAL MOTORS CORPORATION and CHAMPION CARRIER CORP.,

Defendants.

PLEASE TAKE NOTICE, that pursuant to Rule 36 of the Federal Rules of Civil Procedure, defendant, CHAMPION CARRIER CORP., by its attorneys, O'CONNOR REDD, LLP., hereby requests that co-defendant, GENERAL MOTORS CORPORATION admit or deny the truth of the following:

- That the mirror assembly unit which was inspected on July 11, 2008, at the office
 of Jonathan Rice, attorney for plaintiff, was designed by GENERAL MOTORS
 CORP.
- That the mirror assembly unit which was inspected on July 11, 2008, at the office of Jonathan Rice, attorney for plaintiff, was manufactured by GENERAL MOTORS CORP.
- That the mirror assembly unit which was inspected on July 11, 2008, at the office of Jonathan Rice, attorney for plaintiff, was a standard piece of equipment to a GM 2005 Kodiak C5500 Duramax Diesel truck.

- 4. That the mirror assembly unit which was inspected on July 11, 2008, at the office of Jonathan Rice, attorney for plaintiff, was installed on to a GENERAL MOTORS CORP. manufactured vehicle with a Vehicle Identification Number (VIN) of 1GBE5C1285F512364 (the subject vehicle of this suit).
- 5. That the mirror assembly unit which was inspected on July 11, 2008, at the office of Jonathan Rice, attorney for plaintiff, was not substantially nor materially altered from the time it left the GENERAL MOTOR's plant to the time it was disconnected from the subject vehicle by Plaintiff, JOHN A. BELLANTONI.

PLEASE TAKE FURTHER NOTICE that your failure to comply with the foregoing within thirty (30) days will serve as an admission under Rule 36(a).

DATED:

August 1, 2008 White Plains, NY Yours, etc.

By:

Y

JOSEPH T REDD (JTR-3658) Attorneys for Defendant

CHAMPION CARRIER CORP.

ONNOR REDD, LLP

200-Mamaroneck Avenue

White Plains, New York 10601

(914) 686-1700

TO: JONATHAN RICE
Attorney for Plaintiffs
JOHN and MARIA BELLANTONI
247 West 35th Street, 12th Floor
New York, New York 10001
(212) 465-1890

Robyn M. Gnudi LeClair Ryan, PC Attorneys for Defendant GENERAL MOTORS CORP. Two Penn Plaza East Newark, NJ 07105 (973) 491-3373 **RAMONA SMITH**, being duly sworn, deposes and says that she is over the age of 18 years, that she is not a party to the above-entitled action, and that on August 1, 2008, she served the within **REQUEST FOR ADMISSIONS** on the following attorney(s), in the following place(s) and in the following manner:

TO: Jonathan Rice
Attorney for Plaintiffs
JOHN A. BELLANTONI and
MARIA T. BELLANTONI, His Wife
247 West 35th Street, 12th Floor
New York, New York 10001

Robyn M. Gnudi LeClair Ryan, PC Attorneys for Defendant GENERAL MOTORS CORP. Two Penn Plaza East Newark, NJ 07105 (973) 491-3373

by depositing a copy of same properly enclosed in a post-paid wrapper in the Official Depository maintained and exclusively controlled by the United States, directed to said attorney(s), respectively, at said address(es) within the State designated for that purpose upon the last papers served in this action or the place where the above then kept offices, according to the best information which can be conveniently obtained.

RAMONĂ SMITH

Sworn to before me August 1, 2008

NOTARY PUBLIC

KEVIN PAGE
Notary Public, State of New York
No. 02PA6188003
Qualified in Westchester County
Commission Expires June 2, 20